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Marlene H. Dortch
Secretary
Federal Communications Commission
445 Twelfth Street, NW
Washington, DC 20554

Re: TMP Corp. and TMP Jacksonville, LLC
Hearing Aid Compatibility Report
WT Docket No. 01-309

Dear Ms. Dortch:

Pursuant to the Commission's *Report and Order*, WT Docket No. 01-309 (rel. Aug. 14, 2003) ("Order") and its subsequent Public Notice (DA 04-630, rel. Mar. 8, 2004), TMP Corp. and TMP Jacksonville, LLC (the "TMP Companies"), both Tier III carriers serving portions of rural Illinois, submit the following report in the form prescribed by the Commission.

(1) Digital Wireless Phones Tested

No testing has occurred.

(2) Laboratory Used

N/A

(3) Test Results for Each Phone Tested

N/A

(4) Identification of Compliant Phone Models and Ratings According to ANSI C63.19

Pursuant to the *Memorandum Opinion and Order* issued In the Matter of Section 68.4(a) of the Commission's Rules Governing Hearing Aid Compatible Telephones; Cingular Wireless LLC Petition for Waiver of Section 20.19(c)(3)(i)(A) of the Commission's Rules, WT Docket No. 01-309, FCC 05-166 (rel. Sept. 8, 2005) ("*MO&O*"), the TMP Companies, utilizing GSM technology, hereby notify the Commission that they are availing themselves of the Commission's decision to accept temporarily the

HAC rating for the 1900 MHz mode in dual-mode GSM handsets also utilizing 850 MHz frequencies as overall compliance for such dual mode phones. Under that specification, therefore, the TMP Companies report that, as required by Section 20.19(c)(2) of the Commission's Rules, the TMP Companies have available for sale in each retail outlet the following two handset models certified by their respective manufacturers as compliant with the standards established by Section 20.19(b)(1) of the Commission's Rules:

Motorola RZR
Motorola V220

Each model is available to consumers for in-store testing. The TMP Companies also report that, pursuant to the *MO&O*, they have each adopted a 30-day return policy, which allows for a full refund of price of a dual-mode (1900-MHz HAC-complaint only) phone purchased by or for a hearing-impaired person if the user is dissatisfied with the phone. Notification of this policy is provided to prospective customers by our trained sales representatives, and accompanied by written confirmation upon purchase of the specified phone.

(5) Report on the Status of Product Labeling

N/A

(6) Report on Outreach Efforts

The TMP Companies have developed a hearing aid compatibility information sheet designed to educate customers in their selection of handsets. This information is available in each retail outlet. Sales staff has been trained to demonstrate the operation of HAC-compliant handsets and are able to direct customers to additional sources of information. In addition, the TMP Companies have conducted formal and informal meetings with representatives of the hearing-impaired community designed to ensure the continued flow of information.

(7) Information Related to Retail Availability of Compliant Phones

As small carriers, the TMP Companies rely on wholesale distributors who, in turn, are dependent on manufacturers. Generally, smaller carriers are disadvantaged in terms of immediate access to newer model handsets. The TMP Companies continue to review the retail marketability of compliant phones available to it on a retail basis.

(8) Information Related to Incorporating Hearing Aid Compatibility Features into Newer Models of Digital Wireless Phones

N/A

- (9) Any Activities Related to ANSI C63.19 or Other Standards Work Intended to Promote Compliance with the Order

N/A

- (10) Total Numbers of Compliant and Non-compliant Phone Models Offered as of the Time of the Report

The TMP Companies currently offer two (2) compliant handset models (*see* response to Item 4 above) and ten (10) non-compliant models.

- (11) Ongoing Efforts for Interoperability Testing with Hearing Aid Devices

N/A

Please refer any questions regarding this report to the undersigned.

Respectfully submitted,



Craig M. Freeman
Director of Wireless Operations